1 2 3 4 5 6 7 8	KAMBER & ASSOCIATES, LLC 19 Fulton Street, Suite 400 New York, New York 10038 (877) 773-5469 (phone) (212) 202-6364 (facsimile) skamber@kolaw.com  David C. Parisi, Esq. (SBN 162248) Suzanne Havens Beckman (SBN 188814) PARISI & HAVENS LLP 15233 Valleyheart Drive Sherman Oaks, California 91403 (818) 990-1299 (phone)	TT IS SO ORDERED  Judge James Ware	
9   10	(818) 501-7852 (facsimile) dcparisi@parisihavens.com shavens@parisihavens.com	PA DISTRICT OF	
11 12	Co-Lead Counsel for Plaintiffs		
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION		
15	In Re ATI Tech. HDCP Litigation	Case No.: 5:06-CV-01303-JW	
16 17		STIPULATION AND <del>[PROPOSED</del> ORDER] EXTENDING TIME FOR PLAINTIFFS TO FILE AND SERVE	
18	}	CONSOLIDATED COMPLAINT	
19		[Local Rule 6-1]	
20			
21	On April 18, 2006, the Court entered Case Management Order #1 ("CMO 1"), with the		
22	consent of all Parties. Pursuant to CMO 1, Plaintiffs were to file their consolidated complaint on		
23	May 29, 2006. It has recently come to the Parties attention that a new action has been filed in the		
24	U.S. District Court for the District of Tennessee ("Tennessee Action"). In order to conserve		
25	judicial resources, the parties have been working to obtain the voluntary transfer of the Tennesse		
26	action to this Court. In order to facilitate that ob	jective and promote the efficient litigation of this	
27	matter, the Parties do hereby stipulate that Plaint	iffs shall have an additional fourteen (14) days –	
28	up to and including June 12, 2006 –to file their C	Consolidated Complaint, with the objective of	
- 1	A.		

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1	including the Tennessee Action, and defendants shall have an additional fourteen (14) days – up to		
2	and including July 31, 2006 – in which to answer or otherwise respond to Plaintiffs' Consolidated		
3	Complaint.		
4		This is the first extension of time on any date in CMO 1.	
	This is the first extension of time on any date in Civio 1.		
5		VEDICAL A CEEDING LAD	
6	,	HERMAN & STERLING LLP	
7	7		
8	8 B	y: JEFFREY S. FACTER	
9	9	JIYOUN CHUNG	
10	()	25 Market Street an Francisco, California 94105	
11	T	elephone: (415) 616-1100	
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	A	ttorneys for Defendants ATI Technologies, Inc.,	
13	A	TI Technologies Systems Corp., ATI Research	
14	4	ilicon Valley Inc., and ATI Research, Inc.	
15		ARISI & HAVENS LLP	
16			
17	7		
18	8 B	y:/S/ DAVID C. PARISI	
19		DAVID C. PARISI 5233 Valleyheart Drive	
20	Si	herman Oaks, California 91403	
	T.	elephone: (818) 990-1299 acsimile: (818) 501-7852	
21		o-Lead Counsel for Plaintiffs	
22	2	o-Lead Couliser for Flaminis	
23	IT IS SO ORDERED.		
24	4		
25	5 Dated:		
26	6	ONORABLE JAMES WARE	
27	T 1	NITED STATES DISTRICT COURT	
28			
_0	STIPULATION AND [PROPOSED ORDER] EXTENDING TIME FOR		

4		
1	including the Tennessee Action, and defendants shall have an additional fourteen (14) days - up to	
2	and including July 31, 2006 - in which to answer or otherwise respond to Plaintiffs' Consolidated	
3	Complaint.	
4	This is the first extension of time on any date in CMO 1.	
5		
6	Dated: May <u>50</u> , 2006	HERMAN & STERLING LLP
7		1 Who
8	F	JEFFREY S. FACTER
9		JIYOUN CHUNG
10	S	25 Market Street an Francisco, California 94105
11		Telephone: (415) 616-1100 Facsimile: (415) 616-1199
12		Attorneys for Defendants ATI Technologies, Inc.,
13	2	ATI Technologies Systems Corp., ATI Research
14		Silicon Valley Inc., and ATI Research, Inc.
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16		
17		
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		5233 Valleyheart Drive
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20		Facsimile: (818) 501-7852
21	· F	Co-Lead Counsel for Plaintiffs
22		
23		
24	Dated: MAY 31, 2006	
25		James Mare
26		HOMOKABLE JAMES WARE UNITED STATES DISTRICT COURT
27		
28		
		2

Case No. 5:06-CV-01303 JW